IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

RODNEY ODEN,)
Plaintiff,))
V.) Case No. 2:15-cv-01227-KOB-TMF
WARDEN CHERYL PRICE, et al.,))
Defendants.)

ORDER

The magistrate judge filed a report and recommendation on February 16, 2016, recommending that the plaintiff's supervisory liability claims against defendants Price and Specks be dismissed without prejudice pursuant to 28 U.S.C. § 1915A(b)(1) for failure to state a claim upon which relief may be granted. (Doc. 6). The magistrate judge further recommended that the plaintiff's Eighth Amendment excessive force claim against defendant Cunningham and the plaintiff's Eighth Amendment failure to protect claims against defendants Murphy and Johnson be referred to the magistrate judge for further proceedings. (*Id.*). The plaintiff has not filed objections to the report and recommendation.

Having carefully reviewed and considered de novo all the materials in the court

file, including the report and recommendation, the court is of the opinion that the

magistrate judge's report is due to be and is hereby ADOPTED and the magistrate

judge's recommendation is ACCEPTED. The court ORDERS that the plaintiff's

supervisory liability claims against defendants Price and Specks are DISMISSED

WITHOUT PREJUDICE pursuant to 28 U.S.C. § 1915A(b)(1) for failure to state

a claim upon which relief may be granted. The court further ORDERS that the

plaintiff's Eighth Amendment excessive force claim against defendant Cunningham

and the plaintiff's Eighth Amendment failure to protect claims against defendants

Murphy and Johnson are REFERRED to the magistrate judge for further proceed-

ings.

DONE and ORDERED this 11th day of March, 2016.

KARON OWEN BOWDRE

CHIEF UNITED STATES DISTRICT JUDGE

aron O. Bowdie

2